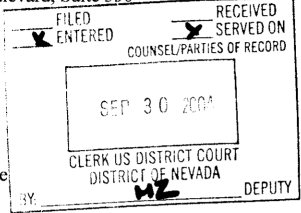
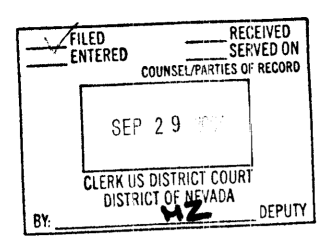
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## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA

ACTION GAMING, INC. and IGT

Plaintiffs,

v.

ALLIANCE GAMING CORP.,
BALLY GAMING, INC. and
UNITED COIN MACHINE CO.

Defendants.

- 1. The jury having returned a verdict against United Coin Machine Co. ("United") and in favor of Action Gaming, Inc. and IGT (collectively "Action") and finding that United has infringed claim 3 of U.S. Patent No. 5,823,873 ("the '873 patent") and claims 1 and 3 of U.S. Patent No. 6,007,066 ("the '066 patent"), which this Court has previously found are not invalid or unenforceable;
- 2. The jury having returned a verdict that the method of play of the accused Multi-Play Poker game with autohold infringes claim 3 of the '873 patent and claims 1 and 3 of the '066 patent;
- 3. The jury having returned a verdict that Alliance Gaming Corp. ("Alliance") is liable for the infringing conduct of United; and

4. The jury having determined that Action has been damaged in the amount of \$7,361.000.00.

IT IS ORDERED that JUDGMENT is entered against Alliance and United, jointly and severally, and in favor of Action in the amount of \$7,361,000 for infringement of claims 1 and 3 of the '066 Patent and claim 3 of the '873 Patent.

Dated: Septembe 19, 2004

Hon James C. Mahan

United States District Judge